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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/649,270	08/28/2000	Lawrence A. Crowl	SUN1P380/P4501	6759	
22434 75	590 02/14/2006		EXAM	EXAMINER	
BEYER WEAVER & THOMAS LLP			VU, TUAN A		
P.O. BOX 7025 OAKLAND, C	50 CA 94612-0250		ART UNIT PAPER NUMBER		
, .			2193		

DATE MAILED: 02/14/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

## Interview Summary

Application No.

O9/649,270

CROWL ET AL.

Examiner

Art Unit

Tuan A. Vu

2193

	Tuan A. Vu	2193	
All participants (applicant, applicant's representative, PTO	personnel):		
(1) <u>Tuan A. Vu</u> .	(3) <u>Fred Mollhorn</u> .		
(2) <u>Lawrence Crowl</u> .	(4)		
Date of Interview: <u>07 February 2006</u> .			
Type: a)⊠ Telephonic b)□ Video Conference c)□ Personal [copy given to: 1)□ applicant	2)∏ applicant's repre	sentative]	
Exhibit shown or demonstration conducted: d) Yes If Yes, brief description:	e)□ No.		
Claim(s) discussed: 1.			
Identification of prior art discussed: <u>n/a</u> .			
Agreement with respect to the claims f) was reached.	g) was not reached.	h)⊠ N/A.	
Substance of Interview including description of the general reached, or any other comments: <u>See Continuation Sheet</u> .		greed to if an agreement	t was
(A fuller description, if necessary, and a copy of the amend allowable, if available, must be attached. Also, where no callowable is available, a summary thereof must be attached	copy of the amendmen	miner agreed would rend its that would render the	er the claims claims
THE FORMAL WRITTEN REPLY TO THE LAST OFFICE A INTERVIEW. (See MPEP Section 713.04). If a reply to the GIVEN A NON-EXTENDABLE PERIOD OF THE LONGER INTERVIEW DATE, OR THE MAILING DATE OF THIS INTERVIEW A STATEMENT OF THE SUBSTANCE OF THE INTERQUIREMENTS on reverse side or on attached sheet.	e last Office action has OF ONE MONTH OR ERVIEW SUMMARY	already been filed, APP THIRTY DAYS FROM T FORM, WHICHEVER IS	LICANT IS THIS LATER, TO
		untohlu	
Examiner Note: You must sign this form unless it is an			
Attachment to a signed Office action.	Examin	er's signature, if required	

Continuation of Substance of Interview including description of the general nature of what was agreed to if an agreement was reached, or any other comments: The Applicant has put forth what is perceived as different from the way prior art has approached the compression scheme of data. Applicant has put emphasis on the discovery of some specifics of the source code which become predetermined basis or insight as to determining the common scope/patterns used in the differential encoding. Accordingly, this insight would help alleviate additional effort seen in most prior art--thereby expedite the targeted the compression scheme. The Examiner has reminded that all this teaching has to be explicitly disclosed in the specs and reflected in the claims; and noted that there is not sufficient description or distinct enablement about how this predetermination is made from reading the specifications; and Examiner has asked if Applicant can adjust the claimed invention so to put forth this teaching. Applicant has agreed to do some research in the ORIGINAL specs to go about this. Examiner has stated that only upon the claim being amended and resubmitted can a thorough examination be effectuated for patentability determination.